09-23-09 DRAFT 2010FL-0002/003

	COURT FEES FOR INMATES
	2010 GENERAL SESSION
	STATE OF UTAH
LON	IG TITLE
Gene	eral Description:
	This bill establishes procedures to determine if court fees and costs should be paid in
	full or waived in whole or in part for a prisoner who files an initial divorce action or an
	action to obtain custody of the prisoner's children.
High	lighted Provisions:
	This bill:
	requires the court to review the financial information of a prisoner who files an
	affidavit of impecuniosity;
	requires courts, constables, and sheriffs to provide equal service to the impecunious
	and
	 provides that a judge may order that a judgment or decree not be entered in favor of
	the prisoner who has been required to pay court costs and fees until those costs and
	fees are paid in full.
Mon	ies Appropriated in this Bill:
	None
Othe	er Special Clauses:
	None
Utah	Code Sections Affected:
AME	ENDS:
	78A-2-305 , as renumbered and amended by Laws of Utah 2008, Chapter 3
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 78A-2-305 is amended to read:
	78A-2-305. Effect of filing affidavit Procedure for review and collection.
	(1) (a) Upon receipt of the oath or affirmation filed with any Utah court by a prisoner,
the c	ourt shall immediately request the institution or facility where the prisoner is incarcerated
to pre	ovide an account statement detailing all financial activities in the prisoner's trust account

2010FL-0002/003 09-23-09 DRAFT

for the previous six months or since the time of incarceration, whichever is shorter. 33 34 (b) The incarcerating facility shall: 35 (i) prepare and produce to the court the prisoner's six-month trust account statement, 36 current trust account balance, and aggregate disposable income; and 37 (ii) calculate aggregate disposable income by totaling all deposits made in the 38 prisoner's trust account during the six-month period and subtracting all funds automatically 39 deducted or otherwise garnished from the account during the same period. 40 (2) The court shall: (a) review both the affidavit of impecuniosity and the financial account statement; and 41 42 (b) based upon the review, independently determine whether or not the prisoner is 43 financially capable of paying all the regular fees and costs associated with filing the action. 44 (3) When the court concludes that the prisoner is unable to pay full fees and costs, the 45 court shall assess an initial partial filing fee equal to 50% of the prisoner's current trust account 46 balance or 10% of the prisoner's six-month aggregate disposable income, whichever is greater. 47 (4) (a) After payment of the initial partial filing fee, the court shall require the prisoner 48 to make monthly payments of 20% of the preceding month's aggregate disposable income until 49 the regular filing fee associated with the civil action is paid in full. 50 (b) The agency having custody of the prisoner shall: 51 (i) garnish the prisoner's account each month; and (ii) once the collected fees exceed \$10, forward payments to the clerk of the court until 52 53 the filing fees are paid. 54 (c) Nothing in this section may be construed to prevent the agency having custody of 55 the prisoner from withdrawing funds from the prisoner's account to pay court-ordered 56 restitution. 57 (5) Collection of the filing fees continues despite dismissal of the action. 58 (6) The filing fee collected may not exceed the amount of fees permitted by statute for 59 the commencement of a civil action or an appeal of a civil action. 60 (7) If the prisoner is filing an initial divorce action or an action to obtain custody of the

(a) Upon filing an oath or affirmation with any Utah court by a prisoner, the court shall

prisoner's children, the following procedures shall apply for review and collection of fees and

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costs:

09-23-09 DRAFT 2010FL-0002/003

64	review the affidavit and make an independent determination based on the information provided
65	whether court costs and fees should be paid in full or be waived in whole or in part. The court
66	shall require a full or partial filing fee when the prisoner's financial information demonstrates
67	an ability to pay the applicable court fees or costs.
68	(b) (i) If a prisoner's court fees or costs are completely waived, and if the prisoner files
69	an appeal, the court shall immediately file any complaint or papers on appeal and complete all
70	necessary action as promptly as if the litigant had paid all the fees and costs in full.
71	(ii) If a prisoner is impecunious, the constable and sheriff shall immediately serve any
72	summonses, writs, process and subpoenas, and papers necessary in the prosecution or defense
73	of the cause as if all the necessary fees and costs had been paid in full.
74	(c) (i) If a prisoner files an affidavit of impecuniosity, the judge shall question the
75	prisoner at the time of hearing on the merits of the case as to the prisoner's ability to pay.
76	(ii) If the judge determines that the person is reasonably able to pay court fees and
77	costs, the judge shall order that the judgment or decree not be entered in favor of the prisoner
78	until the fees or costs are paid in full.
79	(iii) If a judge orders that a judgment or decree not be entered in favor of the prisoner
80	because the fees or costs are not paid in full, a judge may cancel or modify that order as
81	warranted by subsequent facts.

Legislative Review Note as of 6-16-09 7:39 AM

Office of Legislative Research and General Counsel

- 3 -